	Case 3.07-cv-05415-ivilvic Document to F	ned 02/26/2006 Page 1 01 3	
1 2 3 4 5 6 7 8	KARL J. KRAMER (CA SBN 136433) KATHERINE NOLAN-STEVAUX (CA SBN 2449 MORRISON & FOERSTER LLP 755 Page Mill Road Palo Alto, California 94304-1018 Telephone: 650.813.5600 Facsimile: 650.494.0792 KKramer@mofo.com Attorneys for Plaintiffs THE BOARD OF TRUSTEES OF THE LELAND S JUNIOR UNIVERSITY; STANFORD HOSPITAL CLINICS; LUCILE PACKARD CHILDREN'S HO STANFORD	STANFORD AND	
9			
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14 15	THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR UNIVERSITY, STANFORD HOSPITAL AND CLINICS; LUCILE PACKARD CHILDREN'S HOSPITAL	CASE NO. CV 07-05415 MMC STIPULATION CONCURRING IN	
16 17 18	AT STANFORD, Plaintiffs, v.	THE FILING OF STANFORD'S MOTION FOR ADMINSTRATIVE RELIEF AND [PROPOSED] ORDER	
19 20	ADVANCED BIOLOGICAL LABORATORIES, S.A.,		
21	Defendant.		
22			
23			
24			
25	Pursuant to Civil L.R. 7-11, the parties to the above entitled action jointly submit this		
26	Stipulation regarding Stanford's proposal to delay the Case Management Conference until		
27	April 11, 2008, or longer depending on the Court's schedule and the [Proposed] Order.		
28			
	STIPULATION CONCURRING IN THE FILING OF STANFORD'S MAR AND [PROPOSED] ORDER Case No. CV 07-05415 MMC		

1	Both Stanford and ABL believe that rescheduling the current Case Management		
2	Conference from March 7, 2008 to April 11, 2008 will enable the parties to further explore and		
3	potentially settle all issues involved in this litigation.		
4	Stanford and ABL have met in person and have had numerous discussions in order to		
5	resolve this litigation. Both parties agree that an additional one month extension would allow		
6	the parties to establish whether or not a settlement can be reached without requiring the Court's		
7	intervention.		
8	Accordingly, Stanford and ABL propose that the Case Management Conference be		
9	rescheduled to April 11, 2008 or as soon after as is convenient to the Court.		
10	0		
11	Buted: 1 coldary 27, 2000	. KRAMER	
12		RINE NOLAN-STEVAUX SON & FOERSTER llp	
13	3		
14	4 By:/s	s/Katherine Nolan-Stevaux	
15	5	Katherine Nolan-Stevaux knolanstevaux@mofo.com	
16		Attorneys for Plaintiffs	
17	7 T	THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR	
18	8 H	JNIVERSITY; STANFORD JOSPITAL AND CLINICS; LUCILE JACKARD CHILDREN'S HOSPITAL	
19	Λ II	ACKARD CHILDREN'S HOSPITAL AT STANFORD	
20	0		
21		TEIN, FAUCETT & PREBEG, LLP	
22	2		
23	3 By: /s	s/Alisa A. Lipski Alisa A. Lipski Email: alipski@gfiplaw.com	
24		Attorneys for Defendant	
25	3 A	ADVANCED BIOLOGICAL ABORATORIES, S.A.	
26	6	ABORATORIES, S.A.	
27	7		
28			
I	STIPULATION CONCURRING IN THE FILING OF STANFORD'S MAR AND [PROPOSED] ORDER		

Page 3 of 3